INDIANA UTILITY REGULATORY COMMISSION 302 W. WASHINGTON STREET, SUITE E-306 INDIANAPOLIS, INDIANA 46204-2764



IN THE MATTER OF THE PETITION OF CITIZENS) TELEPHONE CORP., CLAY COUNTY RURAL TEL.) COOP., INC., DAVIESS-MARTIN COUNTY R.T.C. **CAUSE NO. 42529** D/B/A RTC COMMUNICATIONS, HANCOCK RURAL TELEPHONE CORP. D/B/A HANCOCK TELECOM, HANCOCK COMMUNICATIONS, INC., MULBERRY COOP. TELEPHONE CO., INC., NORTHWESTERN INDIANA TEL. CO., INC., PERRY-SPENCER RURAL TELEPHONE COOP., SEI COMMUNICATIONS, INC., SUNMAN TELECOMMUNICATIONS, CORP., D/B/A FILED ENHANCED TELECOMMUNICATIONS, CORP., WASHINGTON COUNTY RURAL TELEPHONE FEB 2 6 2004 COOPERATIVE AND YEOMAN TELEPHONE CO., INC. PURSUANT TO SECTION 251(f)(2) OF THE INDIANALHILIA COMMUNICATIONS ACT OF 1934, AS AMENDED,) RPOLEMORY COMMISSION FOR SUSPENSION OF WIRELINE-TO-WIRELESS NUMBER PORTABILITY REQUIREMENTS IN THE MATTER OF THE PETITION OF CENTURYTEL OF CENTRAL INDIANA, INC., CENTURYTEL OF ODON, INC., CRAIGVILLE **CAUSE NO. 42536** TELEPHONE COMPANY, INC., MONON TELEPHONE COMPANY, INC. NEW LISBON TELEPHONE CO., INC., PULASKI-WHITE RURAL TELEPHONE COOP., INC., SWAYZEE TELEPHONE CO., INC., SWEETSER TELEPHONE CO., INC., AND WEST POINT TELEPHONE COMPANY, INC., PURSUANT TO § 251 (f)(2) OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED, FOR THE SUSPENSION OF WIRELINE) TO-WIRELESS NUMBER PORTABILITY REQUIREMENTS IN THE MATTER OF THE EMERGENCY PETITION OF SMITHVILLE TELEPHONE CO., **INC. PURSUANT TO INDIANA CODE 8-1-2-113 CAUSE NO. 42550**) AND § 251 (f)(2) OF THE COMMUNICATIONS ACT OF 1934, AS AMENDED, FOR SUSPENSION OF

WIRELINE-TO-WIRELESS NUMBER)
PORTABILITY REQUIREMENTS AND FOR A)
GENERIC COMMISSION INVESTIGATION INTO)
THE ISSUES RELATED THERETO)

You are hereby notified that on this date, the Indiana Utility Regulatory Commission ("Commission") has caused the following entry to be made:

The following specific Petitioners should answer the data requests as set out below on or before March 12, 2004.

1. Perry-Spencer Rural Telephone Cooperative

In the second data request response, Perry-Spencer has provided estimates for upgrades to their DSM-10 Switches. Please explain why the estimate for the switch in Santa Claus is significantly higher than the other switches? Nortel often quotes the price for necessary LNP upgrades as \$4.00 per equipped line. Why are Nortel's quotes significantly higher in Perry-Spencer's case?

2. NITCO

NITCO stated in the response to the second data request that it did not have complete cost estimates for LNP implementation. In the first data response, NITCO estimated \$360,000. based on a discussion with the switch manufacturer. Does NITCO expect this estimate to reduce? If not, what is unique about NITCO's network and/or switch manufacturer that has caused this estimate to be significantly higher than carriers of comparable size?

3. Sunman Telecommunications Co./SEI Communications

Cost estimates for LNP implementation have been provided for SEI Communications, but not for Sunman Telecommunications. Sunman Telecommunications has provided access line counts to the Commission, but not cost estimates for LNP. Please describe how the two companies are structured and/or interrelated. Are they considered one entity? If not, please provided updated LNP cost estimates and access line counts for each company.

IT IS SO ORDERED.

udith G. Ripley, Commissioner

orraine Hitz-Bradley, Administrative Law Judge

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Nancy Manley Secretary to the Commission